

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,

v.

JOHN BRUENS, MARY STEWART,  
MELISSA VAUGHN, and  
MARC SIROCKMAN,

Defendants.

\*  
\*  
\*  
\*  
\*  
\*  
\*  
\*

Criminal No. 05-10102-JLT

ORDER

April 12, 2007

TAURO, J.

After a conference held on April 12, 2007, this court hereby orders that:

1. Defendants' Motion in Limine to Exclude Testimony by Saul N. Malozowski, M.D., PH.D., [#128] is ALLOWED.
2. The United States' Motion in Limine to Admit Redacted Memoranda [#133] is DENIED.
3. Defendants John Bruens, Mary Stewart and Marc Sirockman's Motion in Limine to Exclude Voicemail [#100] is DENIED.
4. Defendant Vaughn's Motion in Limine to Redact Voicemail [#95] is ALLOWED IN PART. Kimberly Jackson may testify about the contents of paragraphs two and three of her transcription of Melissa Vaughn's voicemail, but the transcribed document itself is not admissible in evidence. Although paragraph four is not admissible, the contents of the paragraph may be admissible in another context

provided that the Government is able to lay a proper foundation.

IT IS SO ORDERED.

/s/ Joseph L. Tauro  
United States District Judge